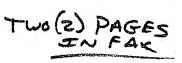
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PATENT Attorney Docket No. 51462

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: WILLIAMS ET AL.

Application No. 10/051,728

Group Art Unit: 2616

Confirmation No. 8646

Examiner: MATTIS, Jason E.

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Filed: January 15, 2002

For: METHOD AND APPARATUS USING A RANDOM INDICATION TO MAP ITEMS TO PATHS AND TO RECIRCULATE OR DELAY THE SENDING OF A PARTICULAR ITEM WHEN A DESTINATION OVER ITS MAPPED PATH IS UNREACHABLE

CERTIFICATE OF MAILING OR TRANSMISSION

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Kirk D Williams; EA.

SUPPLEMENTAL REMARKS B

Commissioner for Patents Alexandria, VA 22313-1450

Dear Sir:

Applicants filed Amendment B earlier today, and subsequently realized that there was a typographical error in referencing Dittia et al. in the Remarks section presented therein, and therefore provide these Supplemental Remarks B. Please consider the following remarks. Reconsideration and/or further prosecution of the application is respectfully requested. No new matter is added herein.

In regards to the claim rejections, all claims stand rejected under 35 USC 103(a) as being unpatentable over a combination including Dittia et al., US Patent 6,826,186. The present application and Dittia et al., US Patent 6,826,186 were, at the time of invention of the present application was made, owned by, or subject to an obligation of assignment to the same

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In re WILLIAMS ET AL., Application No. 10/051,728 SUPPLEMENTAL REMARKS B

person/company. Therefore, all rejections are traversed and the Office action fails to present a prima facie rejection of any claim as the Dittia et al. reference has been successfully removed.

In view of the above remarks and for at least the reasons presented herein, in Amendment B filed earlier today, and the Remarks presented in Amendment A filed May 19, 2006, all pending claims are believed to be allowable over the prior art of record, the application is considered in good and proper form for allowance, and the Office is respectfully requested to issue a timely Notice of allowance in this case. If, in the opinion of the Office, a telephone conference would expedite the prosecution of the subject application, the Office is invited to call the undersigned attorney.

Respectfully submitted,

The Law Office of Kirk D. Williams

Date: November 7, 2006

Kirk D. Williams, Reg. No. 42,229
One of the Attorneys for Applicants

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